

**Remarks**

Claims 1-24 are currently pending in the Application.

**35 U.S.C. §112, first paragraph, rejection**

Claims 1-24 stand rejected under 35 U.S.C. §112, first paragraph, as failing to comply with the written description requirement. The Examiner asserts that “the impedance matching structure including only one protuberance or hump to increase the width of a portion of the RF line immediately adjacent the RF contact to greater than the width of a portion of the RF line removed from the RF contact” (emphasis added) as recited in the currently pending claims is not supported by the specification. See page 2 of the Official Action.

Applicants submit that the Examiner has **not** established a *prima facie* case of written description requirement for the claims rejected under 35 U.S.C. §112, first paragraph. Applicants note that “the examiner has the initial burden of presenting evidence or reasons why persons skilled in the art would not recognize in [the] specification disclosure a description of the invention defined by the claims.” See *Ex parte Sorenson*, 3 USPQ2d 1462, 1463 (B.P.A.I. 1987). Applicants submit that the Examiner has not met this initial burden.

Applicants submit that the Examiner has merely concluded that the features of the pending claims are not supported by the specification without providing any basis for such a conclusion. In addition, it appears that the Examiner has overlooked, by way of an example and not of limitation, Figures 4, 7a and the corresponding text in the specification. According to the figures portion of the RF lines 6 that is immediately adjacent RF contact is wider than the width of the RF lines 6 that is removed, i.e. distant in space, from the RF contact. See a printout enclosed herein from dictionary.com defining the term “removed” as “distant in space.”

Applicants submit that persons skilled in the art would recognize in the figures a description of the invention defined by the claims. If the Examiner is of a different opinion, Applicants respectfully request that the Examiner present evidence or reasons “why persons skilled in the art would not recognize in [the] specification disclosure a description of the invention defined by the claims” at least based on the Figures 4 and 7a.

In conclusion, Applicants note that the CCPA has stated that the description of the invention requirement is “relatively simple to comply with and thus will ordinarily demand minimal concern on the part of the Patent Office.” *In re Moore*, 439 F.2d 1232, 1235.

Applicants submit that the Examiner has **not** established a *prima facie* case for the written description requirement for the claims rejected under 35 U.S.C. §112, first paragraph. Hence, Applicants respectfully request that the 35 U.S.C. §112, first paragraph, rejection be withdrawn.

**Conclusion**

In view of the above, reconsideration and allowance of all the claims are respectfully solicited.

The Commissioner is authorized to charge any additional fees which may be required or credit overpayment to deposit account no. 12-0415. In particular, if this response is not timely filed, then the Commissioner is authorized to treat this response as including a petition to extend the time period pursuant to 37 CFR 1.136 (a) requesting an extension of time of the number of months necessary to make this response timely filed and the petition fee due in connection therewith may be charged to deposit account no. 12-0415.

I hereby certify that this correspondence is being deposited with the United States Post Office with sufficient postage as first class mail in an envelope addressed to Commissioner for Patents POB 1450, Alexandria, VA 22313-1450 on

6/14/06  
(Date of Deposit)

Shannon Tinsley  
(Name of Person Signing)

STinsley  
(Signature)

6/14/06  
(Date)

Respectfully submitted,



Robert Popa  
Attorney for Applicants  
Reg. No. 43,010  
LADAS & PARRY  
5670 Wilshire Boulevard, Suite 2100  
Los Angeles, California 90036  
(323) 934-2300

**Encls:**

Print out from: dictionary.com;  
Postcard.



removed

Search

[Dictionary](#) [Thesaurus](#) [Encyclopedia](#) [Web](#)
[Home](#)Premium: [Sign up](#) | [Login](#)

BEST AVAILABLE COPY

## ADVERTISEMENT

[Dictionary](#) - [Thesaurus](#) - [Encyclopedia](#) - [Web](#)
Top Web Results for "removed"Ads by Google**4 entries found for *removed*.**
**re·move**  [Pronunciation Key](#) (rī-mōv')
v. *re·moved*, *re·mov·ing*, *re·moves*v. *tr.*

1. To move from a place or position occupied: *removed the cups from the table*.
2. To transfer or convey from one place to another: *removed the family to Texas*.
3. To take off: *removed my boots*.
4. To take away; withdraw: *removed the candidate's name from consideration*.
5. To do away with; eliminate: *remove a stain*.
6. To dismiss from an office or position.

v. *intr.*

1. To change one's place of residence or business; move: "In 1751, I removed from the country to the town" (David Hume).
2. To go away; depart.
3. To be removable: *paint that removes with water*.

*n.*

**Federal Appeal Center**  
 Hire an experienced firm to appeal your federal civil case nationwide.  
[www.federalappealcenter.com](http://www.federalappealcenter.com)

**Attorney Services**  
 Nationwide Court Filings  
 Quick turnaround, fast & reliable  
[www.elitelawyersservice.com](http://www.elitelawyersservice.com)

**Protecting your Family**  
 Free guide to selecting the right water treatment system for you.  
[www.tersano.com](http://www.tersano.com)

**Got Stains and Odors?**  
 Its what's in a bottle that counts! Petastic the Original Formula  
[www.petastic.com](http://www.petastic.com)

**Grammar Enhancing Tool**

1. The act of removing; removal.
2. Distance or degree of separation or remoteness: "to spill, though at a safe remove, the blood of brave men" (Anthony Burgess).

Fix & Enrich English  
Texts Wisely Dedicated  
Writing Tool- Free Trial!  
www.WhiteSmoke.com

## ADVERTISEMENT

[Middle English *removen*, from Old French *remouvoir*, from Latin *removere* : *re-*, *re-* + *move*re, *to move*; see **move**.]

**re·mov'er** *n.*

[Download Now or Buy the Book]

Source: *The American Heritage® Dictionary of the English Language, Fourth Edition*

*Copyright © 2000 by Houghton Mifflin Company.*

*Published by Houghton Mifflin Company. All rights reserved.*

### Related ads:

- [Unix Command](#)
- [Unix Certification](#)
- [Disable Pop Up](#)
- [Linux](#)
- [Disabling Popups](#)

**re·moved**  [Pronunciation Key](#) (rī-mōōvd')

*adj.*

1. Distant in space, time, or nature; remote.
2. Separated in relationship by a given degree of descent: *A first cousin's child is one's first cousin once removed.*

**re·mov'ed·ly** (-mōō'vīd-lē) *adv.*

**re·mov'ed·ness** *n.*

[Download Now or Buy the Book]

Source: *The American Heritage® Dictionary of the English Language, Fourth Edition*

*Copyright © 2000 by Houghton Mifflin Company.*

*Published by Houghton Mifflin Company. All rights reserved.*

Main Entry: **re·move**

Pronunciation: rī-'mūv

Function: *verb*

Inflected Forms: **re·moved**; **re·mov·ing**

transitive verb : to change the location, position, station, status, or residence of: as **a** : to have (an action) transferred from one court to another and esp. from a state court to a federal court —see also SEPARABLE CONTROVERSY

*NOTE: Section 1441 et seq. of title 28 of the U.S. Code allows a defendant who is brought into a state court to remove the action to federal district court when diversity of citizenship exists, when the action involves a claim or right arising under the U.S. Constitution or under laws or treaties of the U.S., or when the defendant is a foreign country or its agency or instrumentality. Civil actions and criminal prosecutions brought against an officer or agency of the U.S. for any act under color of office may also be removed. **b** : to dismiss from office <an independent counsel...may be removed from office...only by the personal action of*

the Attorney General — *U.S. Code* c : to take away <should his incapacity be removed by a judgment of a court — *Louisiana Civil Code* — **re·mov·abil·i·ty** /- "mü-v&- 'bi-1&-tE/ noun — **re·mov·able** also **re·move·able** /- 'mü-v&-b&1/ adjective — **re·mov·able·ness** noun

Source: Merriam-Webster's Dictionary of Law, © 1996 Merriam-Webster, Inc.

## removed

adj 1: taken out of or separated from; "possibility is...achievability, abstracted from achievement"- A.N.Whitehead [syn: abstracted] 2: far apart in nature; "considerations entirely removed (or remote) from politics" [syn: remote, removed(p)] 3: far distant in space; "distant lands"; "remote stars"; "a remote outpost of civilization"; "a hideaway far removed from towns and cities" [syn: distant, remote] 4: separated in relationship by a given degree of descent; "a cousin once removed" [syn: removed(p)] 5: far distant in time; "distant events"; "the remote past or future"; "a civilization ten centuries removed from modern times" [syn: distant, remote]

Source: WordNet ® 2.0, © 2003 Princeton University

Perform a new search, or try your search for "removed" at:

- [Amazon.com](#) - Shop for books, music and more
- [HighBeam Research](#) - 32 million documents from leading publications
- [Merriam-Webster](#) - Search for definitions
- [Reference.com](#) - Encyclopedia Search
- [Reference.com](#) - Web Search powered by Google
- [Thesaurus.com](#) - Search for synonyms and antonyms

University of Phoenix  
ONLINE

**GET STARTED.**

Learn online at University of Phoenix.

Earn degrees in:

- Criminal Justice Administration
- Health Administration
- Continuing Teacher Education Courses
- Business Administration
- Education
- Nursing

>> [Click here to get started](#)

ADVERTISEMENT

Get [CleverKeys](#) and look up words from any program - FREE download!

From the makers of Dictionary.com

Copyright © 2006, [Lexico Publishing Group, LLC](#). All rights reserved.  
[About Dictionary.com](#) | [Privacy Policy](#) | [Terms of Use](#) | [Link to Us](#) | [Help](#) | [Contact Us](#)